Case No. 1:09MJ   7.3   Case	UNITED STATES DISTRICT COURT				
United States of America V. (SEE BELOW)  Case No. 1:09MJ 73 L  CRIMINAL COMPLAINT  I, the complainant in this case, state that the following is true to the best of my knowledge and belief.  On or about the date of in the county of in the District of, an offense described as follows:  On or from March 2009 to September 3, 2009, in the county of Fairfax in the Eastern District of Virginia, the defendants Uriel Evencio Sandovat-Covarrubles aft/a 'Amigo' aft/a 'Bele', Aquilles Fuentes Ordas aft/a 'Allay', Danis Francisco Romero Lopes aft/a 'Daniy', and Alejandro Hermandaz violated 21, U.S. C. § \$4 10, 21, 18, 246, an offense described as the following: unlawfully, knowingly, and intentionally conspire, confederate and agree with each other and others known and unknown to distribute 500 or more grams of a mixture and substance containing a detectable amount of cocaine, a Schedule II controlled substance,  This criminal complaint is based on these facts:  See Attached Affidavit  Complainant's signature  Donald E. Dockendorff, Special Agent  Printed name and title  Swom to before me and signed in my presence.	for the		MAT 2 2 2000		
CRIMINAL COMPLAINT    Case No. 1:09MJ 734	E	Eastern District of	Virginia	U61 2 3 2003	
I, the complainant in this case, state that the following is true to the best of my knowledge and belief.  On or about the date of in the county of, an offense described as follows:  On or from March 2009 to September 3, 2009, in the county of Fairfax in the Eastern District of Virginia, the defendants Urial Evencio Sandoval-Covarrubias alfula "Amigo" alfula "Sale", Aquiles Fuentes Ordas alfula "Claty", Danis Francisco Romero Lopez alfula "Danny", and Alejandro Hernandez violated 21, U.S.C. §§ 841 (a)(1) & 846 an offense described as the following: unlawfulty, knowingly, and intentionally conspire, confederate and agree with each other and others known and unknown to distribute 500 or more grams of a mixture and substance containing a detectable amount of cocaine, a Schedule II controlled substance,  This criminal complaint is based on these facts:  See Attached Affidavit  Complainant's signature  Donald E. Dockendorff, Special Agent  Printed name and title  Swom to before me and signed in my presence.  Date:	v. (SEE BELOW)	) ) ) )	Case No. 1:09MJ 73L	ALEXANDRIA, VIRGINIA	
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Continued on the attached sheet.  Complainant's signature  Donald E. Dockendorff, Special Agent  Printed name and title  Sworn to before me and signed in my presence.  Date: 10/23/2009 /s/  John F. Anderson	known and unknown to distribute 500 or more cocaine, a Schedule II controlled substance,	grams of a mixtur	e and substance containing a	a detectable amount of	
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John F. Anderson	Sworn to before me and signed in my presence				
	Date: 10/23/2009				
City and state: Alexandria Virginia United States Magistrate Judge	Clare and seeks. Also and the bit of				